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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/747.928	12/29/2003	Ramamurthy Krithivas	P17722	7078	
46915 7590 02/27/2007 KONRAD RAYNES & VICTOR, LLP. ATTN: INT77			EXAMINER		
			PEYTON, TAMMARA R		
315 SOUTH BEVERLY DRIVE, SUITE 210 BEVERLY HILLS, CA 90212		10	ART UNIT	PAPER NUMBER	
	,		2182		
SHORTENED STATUTORY	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
21.15	AVC	02/27/2007	PADER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)	
Office Action Summary		10/747,928	0/747,928 KRITHIVAS, RAMAMI	
		Examiner	Art Unit	
		Tammara R. Peyton	2182	
Period fo	The MAILING DATE of this communica or Reply	ation appears on the cover sheet w	ith the correspondence add	lress
A SHO WHIC - Exter after - If NO - Failur Any r	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAIN IS IN THE MAY IN	ILING DATE OF THIS COMMUNI 37 CFR 1.136(a). In no event, however, may a ication. tory period will apply and will expire SIX (6) MOI II, by statute, cause the application to become A	CATION. reply be timely filed  NTHS from the mailing date of this cor BANDONED (35 U.S.C. § 133).	
Status				
2a) <u></u> ☐	Responsive to communication(s) filed This action is <b>FINAL</b> . 2b Since this application is in condition fo closed in accordance with the practice	)⊠ This action is non-final. r allowance except for formal mat		merits is
Dispositi	on of Claims			
5)□ 6)□ 7)□ 8)⊠	Claim(s) <u>1-42</u> is/are pending in the apple 4a) Of the above claim(s) is/are Claim(s) is/are allowed.  Claim(s) is/are rejected.  Claim(s) is/are objected to.  Claim(s) <u>1-42</u> are subject to restriction ion Papers	withdrawn from consideration.	<u>-</u>	
10)	The specification is objected to by the The drawing(s) filed on is/are: a Applicant may not request that any objecti Replacement drawing sheet(s) including the	a) accepted or b) objected to on to the drawing(s) be held in abeyane correction is required if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CF	
11)[	The oath or declaration is objected to be	by the Examiner. Note the attache	d Office Action of form PT	U-152.
12) <u>□</u> a)	Acknowledgment is made of a claim for All b) Some * c) None of:  1. Certified copies of the priority do Some * Copies of the priority do Some * Copies of the priority do Some * Copies of the certified copies of application from the Internations See the attached detailed Office action	ocuments have been received. ocuments have been received in a f the priority documents have been al Bureau (PCT Rule 17.2(a)).	Application No n received in this National s	Stage
2) Notice 3) Infor	nt(s) ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTomation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	O-948) Paper No	Summary (PTO-413) o(s)/Mail Date Informal Patent Application	

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## Election/Restrictions

This application contains claims directed to the following patentably distinct species of the claimed invention:

Species 1, claims 1-20 are directed to storing target data from at least one target address of a target storage of a system into a cache for an engine of a network adapter of the system wherein the network adapter is coupled to a network; receiving from an initiator, a packet containing a read command which addresses target data having a target address within said target storage; comparing the target address of the read command to a target address of the target data in the cache for the network adapter engine; and processing said read command using said network adapter engine if target data stored in the cache was obtained from a target address which corresponds to the read command target address, said processing including sending target data stored in the cache to the initiator.

Species 2, claims 21-42 are directed to a device driver executable by the processor in the memory; and a network controller coupled to the bus and having an offload engine and a cache adapted to store target data from at least one target address of said target data storage, said network controller being adapted to: receive from the initiator, a packet containing a read command which addresses target data having a target address within said target storage; and

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compare the target address of the read command to a target address of the target data, in the cache for the network controller engine; wherein said offload engine is adapted to process said read command if target data stored in the cache was obtained from a target address which corresponds to the read command target address, said processing including sending target data stored in the cache through the network to the initiator.

Applicant is required under 35 U.S.C. 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable.

Applicant is advised that a reply to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species. MPEP 5809.02(a).

Should applicant traverse on the ground that the species are not patentability distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

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Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR1 . 143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

## **Conclusion**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tammara Peyton whose telephone number is (571) 272-4157. The examiner can normally be reached between 6:30 - 4:00 from Monday to Thursday, (I am off every first Friday), and 6:30-3:00 every second Friday. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Huynh can be reached on (571) 272-4083. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300. Any inquiry of a general nature of relating to the status of this application should be directed to the Group receptionist whose telephone number is (571) 272-2100.

Mailed responses to this action should be sent to:

Commissioner of Patents and Trademarks Washington, D.C. 20231.

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Faxes for Official/formal (After Final) communications or for informal or draft communications (please label "PROPOSED" or "DRAFT") sent to:

(571) 273-8300

Hand-delivered responses should be brought to:

USTPO, Randolph Building, Customer Service Window

401 Dulany Street

Alexandria, VA 22314.

TAMMARA PEYTON

Tammara Peyton

February 21, 2007